

JAN 27 2016

RECEIVED

UNITED STATES COURT OF APPEALS
FOR THE
DISTRICT OF COLUMBIA CIRCUIT

15-5192

KURT MADSEN

APPELLANT

V

WILLIAM SMITH, et. Al.

APPELLEE.

MEMORANDUM

The Appellant/Applicant/Victim/Citizen/Person, hereafter "Appellant" whom is considered a team member of the human race, has filed several MOTIONS in an effort to retain and regain his Liberty from the oppression of his Constitutional Rights, by the international brotherhood of teamsters union members, which account for several million oppressions of Peoples rights year after year, although they are a derivative of the insurrectionist and rebels whom attempted to overthrow the Union of the United States, beginning on December 20, 1860. Some 150 years later, as evidence in the Congressional findings in 42 USC §15601, they have regained control over People which now outnumber the Imported under Article 1 Section 9 Clause 1 People, and counted as 3/5 under Article 1... to add "representation". The reality is the "white supremacy" movement was begun back in 1801, when John Marshall, became the "one supreme Court" "Chief", apparently his brother James was a member of your Court, sometime after he claimed

James Madison refused to provide him with the commission for Marbury, when in reality his brother John as ‘SOS’ held the “document” in “**abeyance**” in the INFAMOUS case of Marbury v Madison 5 US 137 (1803) the SCAM of the Centurie{S}

Therefore the “Rule of Flaw” is omitted from this pleading.

The Appellee’s main concern is not to be victimized by lawless violence in the hands of the Appellee and secondly is to submit documents for the “record” which due to something contrary to “Good Behaviour” is limited. Moreover, as can be seen in EXHIBIT A is very contrary to “Good Behaviour” ‘Kennedy’ in this case other than John or Robert in previous pleadings is “little else than a name”.

On January 23, 2016, the Appellee attended oral arguments for case # 15-5190 only to, too or two numbers away from his case number, which is still “held waiting for an ANSWER”. The point here is the Appellant heard the clerk say:

“God save the United States”

for the first time in his life, as you all know the snow storm created a form or style of “white supremacy” which the corrupt corporation of the district of Columbia, which is overrepresentation against the doctrine of our nation, a derivative of the Appellee and apparently the remaining judicial department, which should be washed away like recommendation upon the sign I “stole” out of the bathroom on the 3rd floor, EXHIBIT B or the “clean hands doctrine” which mine are although I’m white my race is the human kind, and “white supremacy” will melt away someday just as the snow is doing today, it’s nothing but a cancer upon our society.

It obvious the Court is a waste of my time as is the “one supreme Court”... the *superior tribunal* constitutes the Union of the United

States constitutes being members of Congress which I have apparently unsuccessfully motioned to Intervene.

Lastly the “one supreme Court” claims on the facade “JUSTICE IS THE GUARDIAN OF LIBERTY” that’s on the backside were one delivers pleadings since “their business” does not allow electronic filing, in reality what’s the difference since although the “inferior” Courts within the Article 1 Section 8 Clause 17 Seat of the Government of the United States don’t allow filing electronically unless you’re a member of their “BAR” or one obtains “permission”,
obviously.....

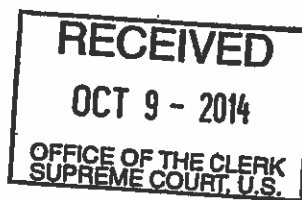
January 27, 2016 S/O/S Kurt Madsen

S for ‘SAVE’ not **SINK**

EXHIBIT A

Clerk, Supreme Court of the U. S.
One First Street, NE
Washington, DC 20543

14A386



SUPREME COURT OF THE UNITED STATES

KURT MADSEN,
APPELLANT

v.

STATE OF WASHINGTON ET. AL.
DEFENDANTS

NINTH CIRCUIT NO. 14-35440?
DISTRICT COURT NO. 13-1940
STATE COURT NO. 11-1-10408-3
MOTION FOR ONE-DAY
EXTENSION OF TIME
CERTIFICATION OF SERVICE

I, KURT MADSEN, THE APPELLANT, AM THE LAST PERSON ON THE FACE OF THIS EARTH, WHOM WOULD WANT TO CONTINUE THE INFILCTION OF THE "INFAMOUS PUNISHMENT" ONE MORE DAY, UPON MYSELF. HOWEVER, TODAY IS OCTOBER 2, 2014, THE ORDER I AM SEEKING A WRIT OF CERTIORARI⁽¹⁾ WAS ENTERED BY THE NINTH CIRCUIT ON JULY 8, 2014. THEREFORE, PURSUANT TO THE SUPREME COURT RULE AND AS EXPLAINED IN A FACE TO FACE CONVERSATION WITH A SUPREME COURT CLERK, IN THE OFFICE OF THE CLERK⁽¹⁾ I HAVE 90 DAYS, PLACING THE EXPIRATION DATE ON MONDAY OCTOBER 6, 2014.

(1) INQUIRING AT THE SUPREME COURT ON SEPTEMBER 12, 2014

10F3 ~~10F3~~

I AM NO LONGER IN-QUASI-CUSTODY, I AM BEHIND
THE IRON CURTAIN. HELD TO ANSWER YET AGAIN,
I AM IMPRISONED UNDER THE CONTROL OF PEOPLE
PRETENDING TO BE EXECUTIVE LAW ENFORCEMENT
OFFICERS, YET ALL HAVE FAILED TO ASSENT TO
SUPPORT THE UNITED STATES CONSTITUTION, AS THE POSITIVE
LAW TITLE 4 UNITED STATES CODE 101 MANDATES.
YET THEY ISSUED 'WARRANTS' FOR MY ARREST, WHICH
CAUSED MY MOST RECENT ARREST AT THE LAW LIBRARY
OF CONGRESS IN THE MADISON BUILDING IN WASHINGTON
D.C. ON SEPTEMBER 13, 2014. ON SEPTEMBER 29, 2014
I WAS RETURNED ON A CHARTERED PRIVATE JET (ERIN NOR)
TO WASHINGTON STATE AND ALTHOUGH I WILL-OR AM
SUPPOSE TO- ACCESS A "LAW LIBRARY" ON OCTOBER 6, 2014
I WAS INFORMED I WILL NOT BE PERMITTED TO
MAKE COPIES OR OBTAIN ENVELOPES FOR THE UNITED
STATES MAIL UNTIL OCTOBER 7, 2014 ON THAT
DATE I INTEND ON FILING AN IFP APPLICATION,
PETITION FOR WRIT OF CERTIORARI AND SEVERAL
OTHER MOTIONS, (THEN QUASI-RELEASED OCTOBER 15, 2014)
UNDER THE EXTRAORDINARY INABILITY TO ACCESS
THE UNITED STATES MAIL OR MODERN MAIL &
(NOT CURRENTLY ACCEPTED BY THE UNITED STATES
SUPREME COURT) (E) ~~1~~

I KURT MADSEN, RESPECTFULLY REQUEST THE SUPREME COURT OF THE UNITED STATES EXTEND THE TIME FRAME BY ONE-DAY FROM OCTOBER 6, 2014 TO OCTOBER 7, 2014.

OCTOBER 2, 2014

KURT MADSEN

I KURT MADSEN, SWEAR UNDER THE PENALTY OF PERJURY THAT I WILL HAVE NO ACCESS TO THE UNITED STATES MAIL SYSTEM OR A COPY MACHINE UNTIL AT LEAST OCTOBER 7, 2014. I FURTHER SWEAR UNDER THE SAME PENALTIES I HAVE CREATED A HANDWRITTEN COPY OF THIS PLEADING, EXCLUDING THE FINELY PRINTED HEADING ON PAGE 1, WHICH WAS "PRINTED" FOR ME ABRIDGING MY ABILITY, WHICH I SHALL MAIL TO THE DEFENDANTS WHEN THEY ALLOW ME ACCESS TO ANOTHER ENVELOPE, THE ONE I HAVE WAS TRADED FOR FOOD AND SENT TO THE SUPREME COURT ON OCTOBER 2, 2014 - USING THE INMATE LEGAL MAIL SYSTEM -

OCTOBER 2, 2014

KURT MADSEN

#964228

MCC-SOU F-207

MONROE, WA 98272.

2. 1-38

3083

FILED

UNITED STATES COURT OF APPEALS
FOR THE NINTH CIRCUIT

JUL 8 2014

MOLLY C. DWYER, CLERK
U.S. COURT OF APPEALS

KURT MADSEN,

Plaintiff - Appellant,

v.

JAY INSLEE; et al.,

Defendants - Appellees.

No. 14-35440

D.C. No. 2:13-cv-01940-TSZ
Western District of Washington,
Seattle

ORDER

Before: KOZINSKI, Chief Judge, HAWKINS and WARDLAW, Circuit Judges.

A review of the record demonstrates that this court lacks jurisdiction over this appeal because the order challenged in the appeal is not final or appealable.

See 28 U.S.C. § 1291; *Chacon v. Babcock*, 640 F.2d 221, 222 (9th Cir. 1981)

(order is not appealable unless it disposes of all claims as to all parties); *see also In re San Vicente Med. Partners Ltd.*, 865 F.2d 1128, 1131 (9th Cir. 1989) (order (magistrate judge order not final or appealable)). Consequently, this appeal is dismissed for lack of jurisdiction.

All pending motions are denied as moot.

DISMISSED.



SEATTLE WA 98103

03 OCT 2014 PM 7 L

Kurt Massey #4-164228
MCC-SOU F-207
Po. Box 514
Monroe, WA 98272

CLERK, SUPREME COURT
OF THE UNITED STATES
ONE FIRST STREET NE
WASHINGTON, D.C. 20543

W.M.

THIS WAS MAILED BY AN
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**Supreme Court of the United States
Office of the Clerk
Washington, DC 20543-0001**

Scott S. Harris
Clerk of the Court
(202) 479-3011

October 14, 2014

Mr. Kurt Madsen
Prisoner ID 964228
MCC-SOU F-207
PO Box 514
Monroe, WA 98272

Re: Kurt Madsen
v. Jay Inslee, Governor of Washington, et al.
Application No. 14A386

Dear Mr. Madsen:

The application for an extension of time within which to file a petition for a writ of certiorari in the above-entitled case has been presented to Justice Kennedy, who on October 14, 2014 denied the application.

This letter has been sent to those designated on the attached notification list.

Sincerely,

Scott S. Harris, Clerk

by

Andrew Downs
Case Analyst

**Supreme Court of the United States
Office of the Clerk
Washington, DC 20543-0001**

NOTIFICATION LIST

**Scott S. Harris
Clerk of the Court
(202) 479-3011**

Mr. Kurt Madsen
Prisoner ID 964228
MCC-SOU F-207
PO Box 514
Monroe, WA 98272

Supreme Court of the United States

No. 14A386

Kurt Madsen,

Applicant

v.

Jay Inslee, Governor of Washington, et al.

O R D E R

UPON CONSIDERATION of the application for the applicant,

IT IS ORDERED that the time for filing a petition for a writ of certiorari in the above-entitled case, be and the same is hereby, extended to and including _____.

Associate Justice of the Supreme
Court of the United StatesDated this _____
day of October, 2014.

EXHIBIT B

**Free health
care plan**

Take a 20 second safeguard

to help prevent the Flu

wash your hands
frequently